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Under the Paper	WORK REGUESION ACTOL 1995	Tio Dei Soni	Application Number	10/816,872	
TRANSMITTAL FORM			Filing Date	4-5-2004	
FORM			First Named Inventor	Michael L. Hughes	
(to be used for all correspondence after initial filing)			Art Unit	7 1101101	
22 Application Pages, & Summar, 2 Transmittal Form		ry Page	Examiner Name		
į	ages in This Submission	25	Attorney Docket Number	Customer ID# 44297	
		FNC	OSURES (Check all that	apply)	
<del></del>				After Allowance communication	
Fee Transn	mittal Form	닏	Drawing(s)	to Technology Center (TC)	
Fee	e Attached		Licensing-related Papers	Appeal Communication to Board of Appeals and Interferences	
Amendment/Reply			Petition	Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)	
After Final			Petition to Convert to a Provisional Application	Proprietary Information	
			Power of Attorney, Revocation	Status Letter	
Affidavits/declaration(s)			Change of Correspondence Addr	Other Enclosure(s) (please	
Extension of Time Request			Terminal Disclaimer	100.12.11, 100.10.11).	
Express Abandonment Request			Request for Refund	Preliminary Amendment	
Information Disclosure Statement			CD, Number of CD(s)	Summary	
Certified Copy of Priority Document(s)		Rema	Please accept the Preliminary Amendment		
		Ple			
	Response to Missing Parts/ Incomplete Application		L Application # 10/8/6,872. All additions are		
Response to Missing Parts under 37 CFR 1.52 or 1.53		underlined, and all deletions are in brackets.			
	SIGNA	TURE (	OF APPLICANT, ATTORN	EY, OR AGENT	
Firm					
or Individual name	Michael	L. 1	Hughes		
Signature Withel ph					
Date 7-29-2004 MD					
		FRTIFI	CATE OF TRANSMISSION	J/MAILING	
I hereby certify tha sufficient postage at the date shown be	nt this correspondence is as first class mail in an er	neing facs	imile transmitted to the USPTO o	r deposited with the United States Postal Service with tents, P.O. Box 1450, Alexandria, VA 22313-1450 or	
Typed or printed n	ame Mich	aell	Hughes ()		
Signatura	111	: / -	e/) 1 _	Date 7. 09-2004	
Signature	in	w f		art .	

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



TO:

PATENT EXAMINER

FROM:

MICHAEL HUGHES, inventor

RE:

PRELIMINARY AMENDMENT SUMMARY

**APP #**:

10/816,872

DATE:

JULY 9, 2004

Dear Sir or Madam,

Please accept this memo as a summary of my requested preliminary amendment, which is enclosed.

The requested amendments to application #10/816,872 are summarized herein, and are shown in the attached document. Paragraph numbers have been added for clarification purposes.

All deleted wording in the amended document is in [brackets]. All added wording in the amended document is <u>underlined</u>.

ALTHOUGH WORDING HAS BEEN MODIFIED, NO NEW MATERIAL HAS BEEN PRESENTED IN THIS AMENDMENT.

Page	Paragraph	Action	<b>Description</b>	
			Said display screen (27) retrieves and displays the weight and	
13	0048	Add	other data from the electronic circuitry	
14	0050	D -1-4	A 1 1	
14	0050	Delete	Another button (45) may	
14	0050	Add	ог	
14	0050	Delete	or container	
	0051	A 1.1.	1:-	
14	0051	Add	directly or indirectly	
14	0051	Delete	multi-conductor	
14	0051	Add	or when activated by a switch (45)	
<u> </u>			or when re-activated by a switch (45) located on the panel (40) of	
14	0051	Add	the luggage device (10).	
16	0058	Add	Should any provision of this patent be void or unenforceable for any reason, such provision shall be deemed omitted and this patent with such provision omitted shall remain in full force and effect	